### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Rolf Banholzer et al.

Examiner: Janet L. Coppins

Serial No.:

09/961,822

Group Art Unit: 1625

Filed:

September 24, 2001

Docket: 1/1148

For: CRYSTALLINE TIOTROPIUM BROMIDE MONOHYDRATE, PROCESSES FOR

THE PREPARATION THEREOF, AND PHARMACEUTICAL COMPOSITIONS

Mail Stop 313(c)
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

## PETITION TO CORRECT INVENTORSHIP UNDER 37 C.F.R. § 1.48 OR, IN THE ALTERNATIVE, UNDER 37 C.F.R. § 1.181 OR 37 C.F.R. § 1.182 TO CORRECT A MISTAKE IN THE INVENTORSHIP

Dear Sir:

Applicants hereby petition under 37 C.F.R. § 1.48 to correct the inventorship of the above-identified application, or in the alternative, under 37 C.F.R. § 1.181 or 37 C.F.R. § 1.182 to correct an Office mistake in the inventorship. A Request for Continued Examination (RCE) in compliance with 37 C.F.R. § 1.114 and the executed Declaration has been filed herewith.

It was recently discovered that the Office has improperly dropped one of the named inventors (Andreas Mathes) from the above application and this is the error which is sought to be corrected, whether under the provisions of 37 C.F.R. §§ 1.48, 1.181, or 1.182 (given the factual circumstances set forth below, it is unclear what provision would apply). The eight inventors are correctly listed on the Application Data Sheet filed with the instant application (a copy of which is attached hereto). Applicants submitted an Assignment for recordation that was executed by all eight inventors (a copy of which is attached hereto).

By this Petition to Correct Inventorship and complete Declaration executed by all eight inventors concurrently filed herewith by facsimile, applicants will correct the inventorship in the patent to be issued to reflect the correct inventorship.

#### Statement of Facts

In response to a Notice to File Missing Parts dated October 22, 2001, in the instant application, applicants submitted on December 7, 2001, a signed Declaration that was apparently missing the final page of Declaration signed by Andreas Mathes. It should be emphasized that the "Additional Inventor(s) Supplemental Sheet" of the Declaration indicated "Page 1 of 3", "Page 2 of 3", however, the sheet "Page 3 of 3" listing Andreas Mathes was apparently not submitted, although the complete Declaration was presented to the eight inventors. Despite this discrepancy and an obviously incomplete Declaration, the Office never notified applicants of the missing page of the Declaration.

Due to the treatment of the mail to destroy anthrax, applicants received and responded to a Request for Substitute Papers on March 26, 2002, and submitted copies of the papers previously submitted (that is, also apparently missing the final page of Declaration signed by Andreas Mathes).

Rather than receive a Notice of Incomplete Reply to the Notice of Missing Parts (as would be expected with the absence of "Page 3 of 3" Additional Inventor(s) Supplemental Sheet in the Declaration submission), the Office apparently incorrectly amended the inventorship to drop Andreas Mathes from the list of inventors. This was not intended by the eight applicants, all of whom executed the Declaration.

Since all the eight applicants did in fact execute the proper Declaration (the last page of which was apparently not submitted to the Office), it is readily apparent that there was no deceptive intention on their part and it is not considered necessary under these facts to submit a declaration executed by the applicants (although one will be submitted if requested by the Office) affirming that they executed in October 2001 the Declaration that is herewith submitted, since the Declaration itself testifies to that fact.

The undersigned, who submitted the incomplete Declaration to the Office on December 7, 2001, and March 26, 2002, herewith affirms that such incomplete submission was done without deceptive intention. This absence of deceptive intention is further supported by (1) the Application Data Sheet filed with the application listing all eight inventors, (2) the obviousness of a missing "Page 3 of 3" in the submitted Declaration that reveals it is incomplete, and (3) the Assignment filed with the U.S.P.T.O. listing all eight inventors.

Applicant herewith encloses the complete five page Declaration, including the previously unsubmitted last page signed by Andreas Mathes. Please ensure Andreas Mathes and, indeed, all eight inventors are listed on the issued patent. His information is as follows:

Given Name:

Andreas

Family Name:

Mathes

Postal Address Line One:

Am Sporfeld 2

City:

Ockenheim

State or Province: Postal or Zip Code: Germany

55437

Citizenship Country:

DE

The correct inventorship for all eight inventors is found in the Application Data Sheet filed with the original application.

### Fee

The fee for this Petition is \$130.00 under 37 C.F.R. § 1.17(h) or 37 C.F.R. § 1.17(i). The Commissioner is hereby authorized to charge this and any other fee required for this Petition or any other paper accompanying this Petition to Deposit Account No. 02-2955. Applicants also request a refund of the paid issue fee if such refund is authorized, with the funds to be credited to the above noted Deposit Account.

Please advise me immediately if you require anything further.

Certificate of Facsimile Transmission Under 37 C.F.R. § 1.8(a)

I hereby certify that this correspondence is being transmitted by facsimile to the U.S. Patent and Trademark Office at Fax No. (703): 308:

6916 on May 5, 2003.

Respectfully submitted,

Timothy X. Witkowski Registration No. 40,232

Attorney for Applicants

Timothy X. Witkowski

Registration No. 40,232

**BOEHRINGER INGELHEIM CORPORATION** 

Patent Department

900 Ridgebury Road P.O. Box 368

Ridgefield, CT 06877

Telephone: (203) 798-4310

Facsimile: (203) 798-4408

5-1013

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Alexandria, VA 22313-1450

# COMMUNICATION ESTABLISHING RIGHT OF ASSIGNEE TO TAKE ACTION UNDER 37 C.F.R. § 3.73(b)

Dear Sir:

In connection with the attached Petition, applicants herewith establish the right of the assignee under 37 C.F.R. § 3.73(b) to take action in the above application.

Boehringer Ingelheim Pharma KG is the Assignee of Record of the entire right, title and interest in and to the above-identified application as set forth in the attached Assignment. The Assignment was submitted for recordation in the U.S. Patent and Trademark Office on December 7, 2001, and again on March 26, 2002, in response to a Request for Substitute Papers. Applicants have not yet received a recordation notice from the Office. The Assignment was executed by all eight inventors, including Andreas Mathes, who was incorrectly dropped from the list of inventors by the Office.

The undersigned is authorized to act on behalf of the assignee.

## Certificate of Facsimile Transmission Under 37 C.F.R. § 1.8(a)

I hereby certify that this correspondence is being transmitted by facsimile to the U.S. Patent and Trademark Office at Fax No. (703) 308-

<u>5916</u> on May 5, 2003.

703-305-101

Timothy X. Witkowski Registration No. 40,232

<u>5-5-2003</u>

Dated

Respectfully submitted,

Timothy X. Witkowski Registration No. 40,232 Attorney for Applicants

BOEHRINGER INGELHEIM CORPORATION Patent Department

900 Ridgebury Road

P.O. Box 368

Ridgefield, CT 06877 Telephone: (203) 798-4310 Facsimile: (203) 798-4408

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As a below named invent	tor, I hereby declare that:				
1	address, and citizenship are a	s stated below next to my	name.		٠
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THEREOF, AND PHAR	RMACEUTICAL COMPOS	SITIONS			
the specification of which	(Tible	of the Invention)			
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	D/YYY) 09/24/2001	as Unite	d States Applic	cation Number or P	CT International
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Burden Hour Statement: This form is estimated to take 0.4 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

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